

PROOF OF PUBLICATION

STATE OF UTAH)
) ss
COUNTY OF JUAB)

I, Vance P. Gibson, being first duly sworn,
depose and say that I am one of the publishers of

The Times-News

a weekly newspaper of general circulation, published every week at Nephi City, Utah; that the notice attached hereto, and which is a part of

Proof No. Clause 11 Pro/023/007 of

was published in said newspaper for one
consecutive issues, the publications having been
made on the following dates:

Sept 13, 1980

that said notice was published in the regular and
entire issue of every number of the paper during
the period and times of publication, and that the
same was published in the newspaper proper and
not in a supplement.

Vance P. Gibson

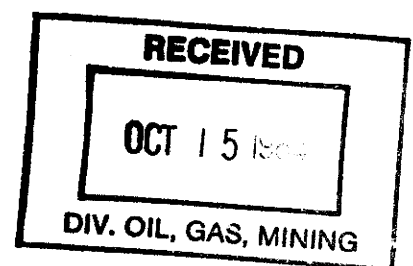
SUBSCRIBED and sworn to be

fore me this 13th day of

Sept, 1980
Ana R. B.

Notary Public, residing at Nephi,
Utah. My commission will expire
January 11, 1985.

0018



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Ana Gibson

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BEFORE THE BOARD OF OIL, GAS
AND MINING
DEPARTMENT OF NATURAL
RESOURCES
IN AND FOR THE STATE OF UTAH
IN THE MATTER OF APPROVAL OF THE
NOTICE OF INTENT AND RECLAMA-
TION PLAN SUBMITTED BY AFFILIATED
MINING INC., JUAB COUNTY, UTAH

ORDER TO SHOW CAUSE
NO. PRO/023/007

THE STATE OF UTAH TO ALL
OPERATORS, TAKERS OF PRODUCTION,
MINERAL AND ROYALTY
OWNERS, AND PARTICULARLY ALL
PERSONS INTERESTED IN TOWNSHIP
10 SOUTH, RANGE 3 WEST, SECTION
35, JUAB COUNTY, UTAH.

Notice is hereby given that tentative
approval was given by the Division of Oil,
Gas and Mining, on August 31, 1984, to
Affiliated Mining Inc., to reprocess old
mine tailings and dumps for extraction of
gold and silver in Township 10 South,
Range 3 West, Section 35, Juab County,
Utah. The name of the operation is the
North Lily Project, and the person
representing the company in this matter is
Mr. Bart Hanford, Project Engineer, 555
First Security Building, 405 South Main
Street, Salt Lake City, Utah 84111.

Affiliated Mining Inc., has fulfilled
obligations under the Utah Mined Land
Reclamation Act of 1975 (Section 40-8,
UCA 1953, as amended), and will employ
the following mining and reclamation
practices on approximately six acres of
patented or fee land owned by North Lily
Mining Company.

During Operations:

1. Affiliated Mining Inc., will extract
silver and gold from old tailings and mine
dumps on company property by crushing,
screening, flotation, and cyanidation.

2. A horizontal belt filter system for
dewatering and washing the leached tail-
ings will be used. Neutralization and
detoxification of tailings using this
method will eliminate the need for tail-
ings impoundments.

3. Vertical profiles of existing piles will
be reduced and the creation of a broad,
flatter, reprocessed tailings pile will fill in
and cover hazardous portions of an old,
abandoned mill site.

4. Reprocessed tailings will be smooth-
ed, topsoiled, and revegetated as they
become available during operations.

5. Estimated duration of operations is
48 to 72 months.

After Operations:

1. All structures and foundations in-
stalled for this operation will be removed
and the areas will be regraded, topsoiled,
and revegetated to achieve approximate
original topography and vegetative
habitat.

2. All reclamation will be completed
within one year of completion of mining
activities.

3. Revegetation will be visually
evaluated regularly and soil samples
taken yearly. If poor results are obtained,
a consultant will be retained to restore
the land to State standards.

Reclamation performance surety ac-
ceptable to the Board of Oil, Gas and
Mining will be established prior to having
final approval of the mining and reclama-
tion plan.

Any person or agency aggrieved by this
tentative decision is hereby required to
submit written protest within 30 days of
the date of publication to the Division of
Oil, Gas and Mining, 4241 State Office
Building, Salt Lake City, Utah, 84114, to
the attention of Thomas N. Tetting, set-
ting forth factual reasons for their com-
plaint and thereafter, at a time and place
to be established, appear before the
Board of Oil, Gas and Mining to show
cause, if any, why this plan should not be
approved.

DATED this 6th day of September,
1984.

STATE OF UTAH
BOARD OF OIL, GAS AND MINING
Margaret E. Larson
Administrative Assistant

32-378

OK

BEFORE THE BOARD OF OIL, GAS
AND MINING
DEPARTMENT OF NATURAL
RESOURCES
IN AND FOR THE STATE OF UTAH
IN THE MATTER OF APPROVAL OF THE
NOTICE OF INTENT AND RECLAMA-
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ORDER TO SHOW CAUSE
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3. Revegetation will be visually
evaluated regularly and soil samples
taken yearly. If poor results are obtained,
a consultant will be retained to restore
the land to State standards.

4. Reclamation performance must be ac-
ceptable to the Board of Oil, Gas and
Mining. Written reports will be submitted
annually to the Board of Oil, Gas and
Mining.

Any person or agency aggrieved by this
tentative decision is hereby notified to
submit written protest within 30 days of
the date of publication to the Division of
Oil, Gas and Mining, 4241 State Office
Building, Salt Lake City, Utah 84143, to
the attention of Thomas M. Jettison, set-
ting forth the reasons for their com-
plaint and requesting a hearing. The
hearing will be held at a time and place
to be established and announced by the
Division of Oil, Gas and Mining to show
cause if any party has a plan should not be
approved.

NOTED: This day of September,

STATE OF UTAH

DEPARTMENT OF OIL, GAS AND MINING

THOMAS M. JETTISON, Director

BY _____, Assistant

